UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

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ORDER OF DETENTION PENDING TRIAL

	C	Christopher A. Carlson	Case Number:	11-04243M-001-PCT-MEA
	ordance tablished		142(f), a detention hearing has	been held. I conclude that the following facts
	•	ar and convincing evidence the defendang trial in this case.	ant is a danger to the commur	nity and require the detention of the defendant
	by a p	ase.		the detention of the defendant pending trial in
		PAR	T I FINDINGS OF FACT	
\boxtimes	(1)	There is probable cause to believe the	at the defendant has committe	d
		a drug offense for which a ma §§ 801 et seq., 951 et seq, or	aximum term of imprisonment of 46 U.S.C. App. § 1901 et sec	of ten years or more is prescribed in 21 U.S.C.
		an offense under 18 U.S.C. §	§ 924(c), 956(a), or 2332(b).	
		an offense listed in 18 U.S.C. imprisonment of ten years or	§ 2332b(g)(5)(B) (Federal crir more is prescribed.	nes of terrorism) for which a maximum term of
		an offense involving a minor v	victim prescribed in.1	
	(2)	The defendant has not rebutted the conditions will reasonably assure the	presumption established by appearance of the defendant	finding 1 that no condition or combination of as required and the safety of the community.
			Alternative Findings	
	(1)	There is a serious risk that the defend the appearance of the defendant as re		mbination of conditions will reasonably assure
\boxtimes	(2)	No condition or combination of condition	ions will reasonably assure the	e safety of others and the community.
	(3)	There is a serious risk that the defend a prospective witness or juror).	ant will (obstruct or attempt to	obstruct justice) (threaten, injure, or intimidate
	(4)			
			TATEMENT OF REASONS FO	OR DETENTION
	(1)	I find that the credible testimony and in as to danger that: Based upon the alleged offenses and		ring establish by clear and convincing evidence

Insert as applicable: Title 18, § 1201 (kidnaping), § 1591 (sex trafficking), § 2241 (aggravated sexual abuse), § 2242 (sexual abuse), § 2244(a)(1)(abusive sexual contact. § 2245 (offenses resulting in death), § 2251 (sexual exploitation of children), § 2251A (selling or buying of children), § 2252 et seq. (certain activities relating to material involving sexual exploitation of minors), § 2252A et seq. (certain activities relating to material constituting or containing child pornography), § 2260 (production of sexually explicit depictions of minors for importation into the U.S.), § 2421 (transportation for prostitution or a criminal sexual activity offense), § 2422 (coercion or enticement for a criminal sexual activity), § 2423 (transportation of minors with intent to engage in criminal sexual activity), § 2425 (use of interstate facilities to transmit information about a minor).

The defendant has a prior criminal history. There is a record of prior failure(s) to appear in court as ordered. The defendant attempted to evade law enforcement contact by fleeing from law enforcement. The defendant is facing substantial minimum mandatory sentences of incarceration and a maximum of 132. The defendant does not dispute the information contained in the Pretrial Services Report, except: None. In addition: Defendant has two prior felony drug convictions and was last employed in June of this year. When employed defi worked approximately twenty hours per week for his brother at \$9.00 per hour and according to his financial affidavitr approximately \$800.00 per month being paid in cash. Defendant has no bank accounts or credit cards paying his exgin cash and not declaring his income. Defendant owns real estate with minimal value in Indiana. Notwithstanding defer complete lack of financial resources defendant has taken six or seven interaincianal trips in the past thirteen months mic the alleged victim children present. During some of those trips defendant has visited marijuana growing operations in countries with the victim children present. Although it is represented that defendant's passport is in his home in Incremains unaccounted for. Defendant has three and possibly four additional minor children besides the alleged victims matter. The ultimate placement of the alleged minor victims in this matter is unknown at this time. It is clear from defer	(2)	I find by a preponderance of the evidence as to risk of flight that:
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Court has significant concerns regarding the safety of the alleged victims in this matter and defendant's other ch	In add Defer worker approxin cash complet the alle countr remair matter	ition: Indant has two prior felony drug convictions and was last employed in June of this year. When employed defendant deproximately twenty hours per week for his brother at \$9.00 per hour and according to his financial affidavit making dimately \$800.00 per month being paid in cash. Defendant has no bank accounts or credit cards paying his expenses and not declaring his income. Defendant owns real estate with minimal value in Indiana. Notwithstanding defendant's ete lack of financial resources defendant has taken six or seven international trips in the past thirteen months most with the victim children present. During some of those trips defendant has visited marijuana growing operations in foreign lies with the victim children present. Although it is represented that defendant's passport is in his home in Indiana in sunaccounted for. Defendant has three and possibly four additional minor children besides the alleged victims in this time. It is clear from defendant's
Additionally if released defendant may locate the alleged victims in this matter and threaten or harm them or remove	In add Defer worker approxin cash complet the alle countr remair matter travel	ition: Indant has two prior felony drug convictions and was last employed in June of this year. When employed defendant describing a provided approximately twenty hours per week for his brother at \$9.00 per hour and according to his financial affidavit making timately \$800.00 per month being paid in cash. Defendant has no bank accounts or credit cards paying his expenses and not declaring his income. Defendant owns real estate with minimal value in Indiana. Notwithstanding defendant's ete lack of financial resources defendant has taken six or seven international trips in the past thirteen months most with the victim children present. During some of those trips defendant has visited marijuana growing operations in foreign lies with the victim children present. Although it is represented that defendant's passport is in his home in Indiana in a unaccounted for. Defendant has three and possibly four additional minor children besides the alleged victims in this time. It is clear from defendant's over the past thirteen months defendant possesses the hidden means to flee the country and remain at larger. The

The Court incorporates by reference the findings of the Pretrial Services Agency which were reviewed by the Court at the time of the hearing in this matter.

PART III -- DIRECTIONS REGARDING DETENTION

The defendant is committed to the custody of the Attorney General or his/her designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant shall be afforded a reasonable opportunity for private consultation with defense counsel. On order of a court of the United States or on request of an attorney for the Government, the person in charge of the corrections facility shall deliver the defendant to the United States Marshal for the purpose of an appearance in connection with a court proceeding.

PART IV -- APPEALS AND THIRD PARTY RELEASE

IT IS ORDERED that should an appeal of this detention order be filed with the District Court, it is counsel's responsibility to deliver a copy of the motion for review/reconsideration to Pretrial Services at least one day prior to the hearing set before the District Court.

IT IS FURTHER ORDERED that if a release to a third party is to be considered, it is counsel's responsibility to notify Pretrial Services sufficiently in advance of the hearing before the Court to allow Pretrial Services an opportunity to interview and investigate the potential third party custodian.

DATED this 2nd day of September, 2011.

Mark E. Aspex

United States Magistrate Judge